Case 2:09-cr-00054-JAT Document 13 Filed 01/20/09 Page 1 of 2 United States District Court--District of Arizona - Phoenix Order Setting Conditions of Release AMENDED conditions to reflect two conditions read on the record, boxes not checked.

DATE	C: <u>1/15/2009</u> CASE NUMBER: <u>08-07505M-001</u> read on the reco	ord, boxes not check	ked.				
USA vs. Romel Bako LODGED							
□ AM NEXT □ 401	ERSONAL RECOGNIZANCE MOUNT OF BOND UNSECURED SECURED BY SECURITY TO BE POSTED BY TAPPEARANCE or as directed through counsel West Washington St., Phoenix, AZ, Courtroom #\$, \$ Floor odwin & Cortez, US Post Office Bldg., Prescott, AZ, 2nd Floor	RECEIVED JAN 26 2 CLERK U S DISTRI DISTRICT OF A	COPY 009 CT COURT				
IT IS ORDERED THAT DEFENDANT IS SUBJECT TO THE FOLLOWING CONDITIONS AND SHALL:							
\boxtimes	appear at all proceedings as required and to surrender for service of any	sentence impo	sed.				
\boxtimes	not commit any federal, state or local crime.						
\boxtimes	immediately advise the court, defense counsel and U.S. Attorney in writing of change in address/telephone number.						
	maintain or actively seek verifiable employment if defendant is physically or medically able and provide proof of such to Pretrial Services.						
	not travel outside of:except Defendant may travel directly to the prosecuting district, and through all states and counties in between the District of Arizona and the prosecuting district, for Court purposes and lawyer conferences only unless express PRIOR Court or Pretrial Services permission is granted to do so.						
	avoid all direct or indirect contact with persons who are considered alleged victim(s), potential witness(es), family members of victim(s)/witness(es), and/or () the custodial parent, except Defendant may communicate with custodial parent solely for visitation purposes with his/her minor child(dren):						
\boxtimes	report as directed to the U.S. PRETRIAL SERVICES 1-800-769-7609 or 602-322-7350.						
	report as directed to the U.S. PROBATION OFFICE 602-322-7400 and abide by all terms of conditions of Supervised Release/Probation.						
	execute an agreement to forfeit upon failing to appear as required, the bond or designated property:						
	Defendant is placed in the third party custody of						
	refrain from \square any \square excessive use of alcohol and not use or possess any narcotic or other controlled substance defined by 21 U.S.C. 802 unless prescribed for defendant by a licensed medical practitioner in the course of his/her legitimate medical practice.						
⊠	participate in drug/alcohol counseling/treatment and submit to drug/alcohol testing, including breathalyzer testing and make copayment toward the cost as directed by U. S. Pretrial Services. The defendant shall not interfere, obstruct or tamper in any way with the administration of any Court ordered substance abuse testing.						
\boxtimes	surrender any passport to the Clerk of the Court by 5:00 pm on 12/19/08						
	obtain no passport.						
\boxtimes	not possess or attempt to acquire any firearm, destructive device, or other dangerous weapon or ammunition.						
\boxtimes	maintain weekly contact with his/her counsel by Friday, noon of each week with Adnan Horan.						
	shall timely pay his/her monthly child support payments as previously ordered by the subject state court in the total amount of $\$$						
	The defendant shall actively participate in any mental health treatment. The defendant shall comply with all treatment requirements including his/her mental health care provider.	program as direct taking all med	eted by Pretrial Servic ication as prescribed	es. by			

	shall not access via con U.S.C. § 2256(2)	nputer of possess any photographs or V	iled 91/20/02/11yPaq	Richt Conduct as defined by 18				
ADVICE OF PENALTIES AND SANCTIONS								
offense	e to a term of imprisonn	se while on pretrial release may result in nent of not more than ten years if the o se is a misdemeanor. This sentence shal	ffense is a felony or	a term of imprisonment of not				
years in offense more to inform person imprise by improve by in person or by in the second management of the second manag	he specific provisions of midate a juror or officer mprisonment and a \$250 e punishable by imprison han twenty years or by ant; or by intentionally from attending or test conment for not more tha	makes it a criminal offense punishable of the section not more than twenty years of the court; Title 18 U.S.C. §1510 m 0,000 fine to obstruct a criminal investorment for life or by death, or, depending not more than ten years and a \$250 harassing another person and thereby tifying in an official proceeding or none year and a \$250,000 fine; and 18 U death, or, depending upon the specific person of imprisonment, a fine of \$250,000 mpt to do so.	s or by not more than akes it a criminal offigation; Title 18 U.S ig upon the specific p,000 fine for tamper hindering /delaying otherwise violating J.S.C. §1513 makes i	ten years, and a \$250,000 fine ense punishable by up to five i.C. §1512 makes it a criminal rovisions of the section by not ing with a witness, victim or preventing or dissuading any the section is punishable by a criminal offense punishable				
or apporterm of years, of more that	as required by the cond ant was released in conreal or certiorari after confifiteen years or more, or both; (2) an offense put han \$250,000 or imprisore than \$250,000 or imprisore the	e under 18 U.S.C. §3146, if after havirations of release, or to surrender for the nection with a charge of, or while awaitin viction, for:(1) an offense punishable the defendant shall be fined not more transhable by imprisonment for a term of oned for not more than five years or bottonisoned not more than two years, or bottonisoned not more than one year, or bottonisoned not more than one year, or bottonisoned not more than one year,	service of sentence p ng sentence, surrende by death, life imprise han \$250,000 or imp five years or more, the h;(3) any other felon oth;(4) a misdemeance	ursuant to a court order. If the er for the service of a sentence, onment, or imprisonment for a prisoned for not more than ten the defendant shall be fined not y, the defendant shall be fined				
A term of imprisonment imposed for failure to appear or surrender shall be consecutive to the sentence of imprisonment for any other offense. In addition, a failure to appear may result in the forfeiture of any bail posted.								
more t	If the person was releas han one year, or both.	sed for appearance as a material witness ACKNOWLEDGMENT OF D	•	y law or imprisonment for not				
obey a the per	I acknowledge that I ar Il conditions of release, nalties and sanctions set	n the defendant in this case and that I a to appear as directed, and to surrender forth above.	m aware of the cond for service of any sen	itions of release. I promise to tence imposed. I am aware of				
DATE	01-20-09	SIGNATURE OF DEFENDANT	IB (5				
assure	the appearance of the de	vise the defendant in accordance with fendant at all scheduled court proceeding dition of release or disappears. We, the release and acknowledge that we are b	gs, and to notify the	court immediately in the event				
SIGNA	ATURE OF CUSTODIAN(S	5)						
Directi	ons to United States Ma	arshal:		7				
\boxtimes	The defendant is ORDERED released after processing.							
	The United States Marshal is ORDERED to keep the defendant in Justock until notified by the clerk or judicial officer that the defendant has posted bond and/or complied with all other conditions of release.							
DATE		Allor	d N					
USA, I	PTS/PROB, USM, DEF	United S	WARD C. VOSS tates Magistrate Jud	ge				